Case 1:07-cv-06513-PKC

Document 16

ent 16 Filed 10/04/2007 Page 1 of 2
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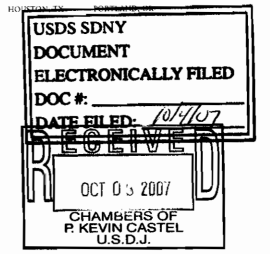
October 2, 2007

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VIA HAND DELIVERY

MEMO ENDORSED

Honorable Kevin P. Castel United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

> Antonio et al. v. Grand Sichuan International 24 Re: Inc. et al.

Index No. 07 CV 6513 (KC)(THK)

Dear Judge Castel:

We represent Grand Sichuan International 24 Inc., one of the defendants in the above-referenced matter. We write at the direction of Grand Sichuan International 24 Inc. to advise the Court that our client no longer wants us to represent it in this lawsuit. In accordance with your Honor's Individual Practices, we request permission to make a motion to withdraw as counsel for Grand Sichuan International 24 Inc. Since we will no longer be representing Grand Sichuan International 24 Inc. in this action, we request an adjournment of the Initial Conference, presently scheduled for Friday, October 5, 2007 at 10:15 a.m., until after our motion to withdraw is decided. To date, to our knowledge none of the Defendants, including Grand Sichuan International 24 Inc., have responded to the Complaint.

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Judge Kevin P. Castel United States District Court Southern District of New York October 2, 2007 Page 2

Thank you for your consideration of this request. Please contact us if you have any questions.

Very truly yours,

JACKSON LEWIS LLP

Peter C. Moskowitz

cc: Michael Faillace, Esq. (by facsimile)

Richard I. Greenberg, Esq.